UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

In re:

BERNARD L. MADOFF,

Debtor.

IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,

Plaintiff,

v.

CHALEK ASSOCIATES LLC; MORTON J. CHALEK, in his capacity as Managing Member of Chalek Associates LLC and as Trustee for the Trust of Doris Chalek; TRUST OF DORIS CHALEK, in its capacity as a Member of Chalek Associates LLC; FRANCES REISS, in his/her capacity as a Member of Chalek Associates LLC; RICHARD M. CHALEK, in his capacity as a Member of Chalek Associates LLC; DAVID CHALEK, in his capacity as a Member of Chalek Associates LLC; ISABEL CHALEK, in her capacity as a Member of Chalek Associates LLC; MITCHEL CHALEK, in his capacity as a Member of Chalek Associates LLC; JESSICA DECKER, in her capacity as a Member of Chalek Associates LLC; JOHN TZANNES, in his capacity as a Member of Chalek Associates LLC; PETER TZANNES, in his capacity as a Member of Chalek Associates LLC; and ROBIN TZANNES, in his/her capacity as a Member of Chalek Associates LLC,

Defendants.

Adv. Pro. No. 08-01789 (SMB)

SIPA LIQUIDATION

(Substantively Consolidated)

Adv. Pro. No. 10-04680 (SMB)

ORDER OF DISMISSAL WITH PREJUDICE

Upon the application (the "Application") dated March 2, 2018, brought by Irving H. Picard,

as trustee (the "Trustee") for the liquidation of the business of Bernard L. Madoff Investment

Securities LLC under the Securities Investor Protection Act, which has been substantively

consolidated with the estate of Bernard L. Madoff, seeking an entry of an order (the "Order")

dismissing the above-captioned adversary proceeding with prejudice, and it appearing that due and

sufficient notice of the Application has been given under the circumstances, and it further

appearing that the relief sought in the Application is appropriate based on the information provided

in the Application, and it further appearing that this court has jurisdiction to consider the

Application and the relief requested therein pursuant to 28 U.S.C. §§ 1334(b) and 157(a), and after

due deliberation, and sufficient cause appearing therefor; it is hereby

ORDERED that the Application is granted; and it is further

ORDERED that all claims in the above-referenced adversary proceeding are DISMISSED

WITH PREJUDICE.

Dated: New York, New York

March 13, 2018

/s/ STUART M. BERNSTEIN

HONORABLE STUART M. BERNSTEIN

UNITED STATES BANKRUPTCY JUDGE

2